Domestic Corporations Controlled by Foreign Persons, 1988

By James R. Hobbs*

For 1988, the 46,298 domestic corporations each "controlled" by a foreign "person" generated \$0.8 trillion of worldwide receipts and reported total assets amounting to \$1.2 trillion [1,2]. These corporations, 1.3 percent of the U.S. total, accounted for 8.0 and 7.2 percent of the receipts and assets, respectively, reported on U.S. corporation income tax returns. During the 1984-1988 period, foreign-controlled domestic corporations accounted for an increasingly higher percentage of the receipts and assets of all corporations (see Figure A).

The net income (less deficit) for foreign-controlled domestic corporations (FCDC's) was \$11.2 billion for 1988, twice the \$5.6 billion amount for 1987. Despite this increase, the 1988 amount was a relatively small percentage of FCDC total assets and receipts, when compared to amounts for other domestic corporations.

Manufacturing accounted for \$8.5 billion, or over three-fourths, of the 1988 total net income (less deficit) for FCDC's. Profitable companies in all industries reported \$19.8 billion of taxable income, a 37 percent increase for 1988. FCDC's also reported \$5.8 billion of total U.S. income tax after credits for 1988, up from \$4.6 billion for the previous year. Thus, while net income (less deficit) doubled for 1988, tax liability increased by 28 percent.

Domestic corporations controlled by persons from Japan had total receipts of \$209 billion for 1988, an amount considerably larger than the receipts representing any other country. The receipts for U.S. companies controlled by persons in the United Kingdom remained in second place with \$150 billion, followed by the Netherlands (\$93 billion), Canada (\$83 billion), and West Germany (\$74 billion). Of these countries, Canada

and the United Kingdom had the largest rates of increase (62 and 45 percent, respectively) in receipts over 1987.

DIRECT FOREIGN INVESTMENT IN THE UNITED STATES

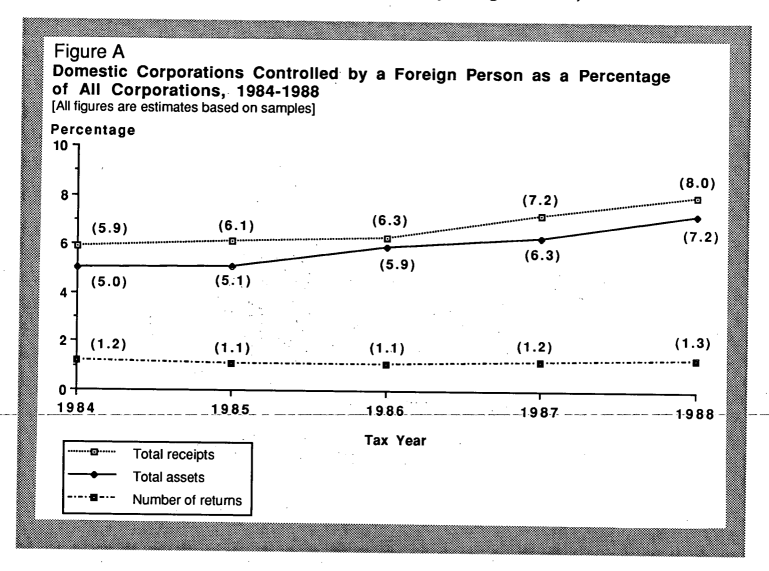
Direct foreign investment in the United States can take several forms, including corporations, partnerships, and even joint ventures. Under these forms of direct investment, the foreign investor has sufficient equity in the enterprise so as to control and participate in managing its operations [3].

A foreign direct investor can either gain control of an existing U.S. corporation, or create a new company incorporated in the United States [4]. Another method of operating in the United States is through a branch of a foreign corporation. There are several factors involved in the decision of a foreign investor to operate in the United States through either a "domestic" or "foreign" corporation [5]. This article focuses on domestic corporations (i.e., companies incorporated in the United States) that are controlled (i.e., majority owned) by a foreign person (see the Explanation of Selected Terms section of this article for a description of foreign persons.) A separate article will be published in a future issue of the Statistics of Income Bulletin covering branch operations of foreign corporations with income "effectively connected" with a U.S. trade or business.

RAPID GROWTH

Foreign direct investment in the United States through foreign-controlled domestic corporations grew substantially during the 1984-1988 period. Worldwide receipts of

^{*} Assistant Chief, Foreign Statistics Branch. Prepared under the direction of Daniel Skelly, Chief.



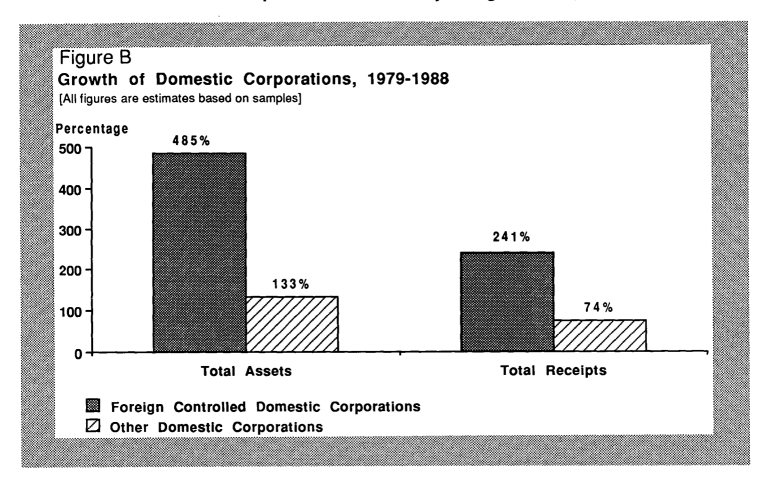
FCDC's increased from \$459 billion for 1984 to \$826 billion for 1988, an 80 percent increase using current dollars. (Adjusting for inflation through the use of the Gross National Product Implicit Price Deflator, these receipts increased by 39 percent [6].) In comparison, worldwide receipts reported on all U.S. corporation income tax returns grew from \$7.9 trillion for 1984 to \$10.3 trillion for 1988, a 31 percent increase (in current dollars) over the same period [7]. As a result of the rapid growth rate of FCDC's, their share of the receipts reported on all corporate returns increased from 5.9 percent for 1984 to 8.0 percent for 1988.

The growth of FCDC's can also be measured from the early 1970's, when a question concerning foreign ownership of companies was first placed on Form 1120, U.S. Corporation Income Tax Return. For 1971, these companies had \$39 billion of worldwide receipts, just 2.1 percent of the \$1.9 trillion reported for all corporations. By 1988, this percentage had grown to 8.0 percent.

Total assets of domestic corporations controlled by a foreign person grew at an even faster rate than that for receipts. Between 1984 and 1988, their assets increased from \$0.6 trillion to \$1.2 trillion, a 117 percent increase. During this period, their share of the book value of total assets reported on all U.S. corporation income tax returns grew from 5.0 percent to 7.2 percent. For 1971, these companies had reported \$37 billion of assets, just 1.3 percent of the total.

Figure B also shows the more rapid growth of FCDC's as compared to U.S.-controlled domestic companies. During the period 1979 to 1988, the assets and receipts of the FCDC's grew three to four times faster than those of other domestic corporations.

The number of returns of foreign-controlled domestic corporations rose to over 46,000 for 1988, a slight increase over the nearly 45,000 for the previous year. During the 1984-1986 period, there were approximately



37,000 returns filed yearly by FCDC's [8]. Despite the increase between 1986 and 1987, returns of these companies comprised a rather constant percentage of all U.S. corporation income tax returns, between 1.1 and 1.3 percent for each year between 1984 and 1988.

It should be noted that foreign-controlled domestic corporations are considerably larger, on average, than other companies. While these companies accounted for only 1.3 percent of the total returns filed by corporations, for 1988 they comprised 8.0 and 7.2 percent of the total receipts and assets, respectively. Percentages for these three items had similar magnitudes for 1984 through 1987. Going back to 1971, the percentage for number of returns was similarly lower than the percentages for total receipts and assets (0.3, 2.1, and 1.3 percent, respectively).

INDUSTRY CHARACTERISTICS

Foreign-controlled domestic corporations were involved in every type of industrial activity, but were concentrated mainly in two industrial divisions: (1) wholesale and retail trade and (2) finance, insurance, and real estate (see Table 1) [9]. For 1988, these two divisions accounted

for over two-thirds of all returns filed by domestic corporations owned by a foreign person. By comparison, these two divisions made up 44 percent of all the U.S. corporation income tax returns filed for that year. Two other industrial divisions contained significant numbers of returns filed by FCDC's. Returns classified in the services and manufacturing divisions together represented 25 percent of all FCDC returns.

Looking at assets, once again two industrial divisions comprised most of the total for FCDC's for 1988. Finance, insurance, and real estate and manufacturing had \$0.5 and \$0.4 trillion of total assets, respectively. (Within the finance, insurance, and real estate division, banks accounted for the largest portion, with \$0.2 trillion of assets. In manufacturing, petroleum and chemical companies each accounted for \$0.1 trillion of assets.) This was 78 percent of the \$1.2 trillion of assets for all FCDC's. These same two divisions made up 77 percent of the total assets reported on all U.S. corporation income tax returns. In this respect, FCDC's closely reflected all companies.

Alternatively, using total receipts as the criterion, wholesale and retail trade and manufacturing were the

two primary industrial divisions for FCDC's for 1988. Wholesalers and retailers reported \$347 billion of receipts, while manufacturers had \$338 billion. Together, these two divisions accounted for 83 percent of the \$826 billion of total receipts for all FCDC's. This percentage was higher than the comparative one (62 percent) for all companies that filed U.S. corporation income tax returns.

The comparative levels of assets and receipts of foreign-owned domestic companies (as well as other corporations) primarily engaged in wholesale and retail trade and those engaged in finance, insurance, and real estate differed significantly. FCDC wholesalers and retailers produced large amounts of receipts with relatively small amounts of assets, amounting to \$2.13 of receipts for each dollar of assets. On the other hand, companies classified in finance, insurance, and real estate had large amounts of assets, but relatively small amounts of receipts. (This was particularly true for banks and security and commodity brokers and services.) These companies produced only 16 cents of receipts for each_dollar_of. assets. The difference between these industries is also reflected in the totals for all companies which filed U.S. corporation income tax returns.

Foreign-controlled domestic corporations accounted for 8.0 percent of the \$10.3 trillion of worldwide receipts reported by all companies filing U.S. income tax returns for 1988. These companies played important roles in certain industries, as shown in Figure C. In particular, FCDC's in the wholesale trade, mining, and manufacturing industrial divisions accounted for 19.7, 16.1, and 10.1 percent, respectively, of the receipts of all companies classified in these divisions. Each of these percentages were increases over those for the previous year, which were: wholesale trade (18.9 percent), mining (12.3 percent), and manufacturing (8.5 percent) [10].

There were two major industries (miscellaneous wholesale trade, defined below, and the manufacture of leather and leather products) in which foreign-controlled domestic corporations produced over 20 percent of the U.S. totals for receipts for these industries. The percentage in the leather manufacturing industry jumped from only 2 percent for 1984 to about 21 percent for the 1986-1988 period. By comparison, the percentage for the miscellaneous wholesale trade industry was substantial (17.6 to 22.6 percent) during the entire 1984-1988 period. Many

of the companies in this industry were U.S. distributors of products made in foreign countries by their parent corporations. This industry group includes the distribution of the following products [11]:

Alcoholic beverages Apparel, piece goods, and notions Chemicals and allied products Drugs, drug proprietaries, and druggists' sundries Electrical goods Farm-product raw materials Furniture and home furnishings Hardware, plumbing, and heating equipment and supplies Lumber and construction materials Metals and minerals, except petroleum and scrap Motor vehicles and automotive equipment Paper and paper products Petroleum and petroleum products Sporting, recreational, photographic, and hobby goods, toys, and supplies All other nondurable goods, except groceries and related products All other durable goods, except machinery, equipment, and supplies

Domestic companies owned by a foreign person comprised significant portions of several other industries for 1988. These included wholesalers of machinery, equipment, and supplies (19.5 percent); coal mining companies (19.1 percent); stone, clay, and glass products manufacturers (18.4 percent); chemical manufacturers (18.3 percent); nonmetallic minerals, except fuels, mining companies (17.1 percent); tobacco manufacturers (17.0 percent); oil and gas extraction companies (15.7 percent); and manufacturers of petroleum and coal products (15.1 percent). With the exception of tobacco manufacturers, the 1988 percentages for all of these industries were increases over those for the previous year. Stone, clay, and glass product manufacturers and coal mining companies showed the largest increases over the 1987 percentages of 12.5 and 14.2, respectively.

COUNTRY CHARACTERISTICS

Domestic corporations are owned by persons throughout the world. However, for 1988, owners from seven countries controlled nearly 58 percent of the 46,298 domestic corporations controlled by a foreign person (see Figure D). (The countries represent the geographic location of the direct foreign owner's country of residence,

Figure C.--Total Receipts of Domestic Corporations Controlled by a Foreign Person as a Percentage of All Corporations, by Selected Major

[All figures are estimates based on samples-money amounts are in millions of dollars]

Selected major industry	All U.S. corporation income tax returns	Returns of domestic corporations controlled by a foreign person	Percentage of all returns
	(1)	(2)	(3)
All industries 1/	\$10,264,867	\$825,557	8.0%
Agriculture, forestry and fishing	86,258	987	1.1
Mining, total	11,361 20,696	16,136 1,291 3,947 8,955 1,943	16.1 11.4 19.1 15.7 17.1
Construction	499,690	6,087	1.2
Manufacturing, total	358,647 63,691 54,559	338,320 31,100 10,827 2,482 1,367	10.1 8.7 17.0 4.5 2.0
Lumber and wood products	40,185 115,603	2,866 1,349 8,368 15,234 62,019	3.5 3.4 7.2 9.8 18.3
Petroleum (Including Integrated) and coal products	76,157 15,316 66,462	61,682 9,943 3,206 12,254 19,536	15.1 13.1 20.9 18.4 14.2
Fabricated metal products	288,773 296,245 306,211 144,754	14,367 17,840 36,752 9,160 1,379	8.1 6.2 12.4 3.0 1.0
Instruments and related productsMiscellaneous manufacturing and manufacturing not allocable	84,848 68,887	8,979 7,609	10.6 11.0
Transportation and public utilities	838,753	11,056	1.3
Wholesale and retail trade, total	1,432,705 210,926 131,262 1,090,517 1,541,442 3,835	346,628 282,558 11,019 25,541 245,998 64,015 *54	11.6 19.7 5.2 19.5 22.6 4.2 1.4
Finance, Insurance, and real estate		80,928	4.7
Services	695,265	25,379	3.7

Figure D.--Domestic Corporations Controlled by a Foreign Person: Selected Items, by Selected Countries, 1988 [All figures are estimates based on samples - money amounts are in thousands of dollars]

Country	Number of returns	Number of returns Total assets Total		Total U.S. Income tax after credits
	(1)	(2)	(3)	(4)
All countries	46,298	\$1,199,346,487	\$825,557,383	\$5,823,758
Selected countries, total	26,780	991,990,897	690,812,236	5,086,817
	57.8%	82.7%	83.7%	87.3%
Japan	5,345	\$247,520,600	\$209,042,500	\$1,111,870
United Kingdom	5,043	301,459,799	149,651,067	1,782,810
Netherlands	1,877	148,482,615	93,089,636	668,155
Canada	7,545	115,726,878	83,437,240	485,092
	3,291	74,016,322	74,336,712	438,641
	1,876	61,898,322	42,589,646	362,694
	1,803	42,886,361	38,665,435	237,555

^{1/} This figure includes only those countries which had \$25 billion or more of total receipts for 1988. Country information is based on the location of the owner's country of residence, incorporation, organization, creation, or administration.

^{1/} Includes "Nature of business not allocable," which is not shown separately.

* Estimate should be used with caution because of the small number of sample returns on which it is based.

NOTE: This figure includes all major industries of those industrial divisions in which foreign-controlled domestic corporations accounted for 5 percent or more of the corporate totals. Only the totals for the other industrial divisions are shown. Detail may not add to totals because of rounding.

incorporation, organization, creation, or administration. Because holding companies located in a country different from that of the ultimate owner may directly own the stock of U.S. affiliates, the country reported on the tax return may not necessarily reflect the country of the ultimate owner. Unfortunately, no data on the extent of this potential limitation are available.) The 26,780 corporations owned by persons from these seven countries accounted for 83, 84, and 87 percent of the total assets, total receipts, and total U.S. income tax after credits, respectively, of all foreign-controlled domestic corporations.

Domestic corporations controlled by Japanese persons had worldwide receipts of \$209 billion for 1988, an amount far larger than the receipts representing any other country. (Japanese persons also accounted for the largest amount of receipts for the 1983-1987 period.) Over \$140 billion of this amount was produced by miscellaneous wholesale trade companies. The products they distributed have previously been listed in this article. This one country-industry combination accounted for over 17 percent of the 1988 total receipts of all FCDC's.

Domestic corporations controlled by persons in the United Kingdom had the second largest amount (\$150 billion) of receipts for 1988, as well as the second largest for the 1983-1987 period. Unlike Japan, most of these receipts, totalling \$94.2 billion, were produced by manufacturers (see Table 1). Some of the more predominant manufacturing industries were petroleum and coal products (\$23.8 billion), chemicals and allied products (\$17.9 billion), tobacco (\$10.7 billion), and food and kindred products (\$9.7 billion). Apart from manufacturing, an additional \$24.0 and \$18.9 billion of receipts were produced by wholesale and retail trade companies and companies in finance, insurance, and real estate, respectively, owned by U.K. persons. Insurance companies accounted for \$6.2 billion of receipts for 1988.

The worldwide receipts of domestic corporations controlled by a foreign person increased by 20.2 percent between 1987 and 1988. For corporations with owners from the seven countries shown in Figure D, the growth rates varied widely. Corporations owned by persons in Switzerland, Canada, United Kingdom, and France showed increases of 63.4, 61.9, 45.3, and 42.9 percent, respectively, well above the average for all countries. Percentage increases for the Netherlands (20.6 percent) and West Germany (18.4 percent) were close to the average. Corporations owned by persons in Japan (13.1

percent) had smaller-than-average increases in receipts between 1987 and 1988.

It should be noted that percentage increases in total receipts for countries over a 1-year period can be very different from year to year, as well as from those for a longer period of time. For instance, between 1984 and 1987, receipts increased by 50 percent for all countries. Over this same time period, corporations owned by persons in Japan and the United Kingdom showed increases in receipts of 64 and 34 percent, respectively. These results were quite different from those for the 1987 to 1988 period.

INCOME STATEMENT AND TAX ITEMS

Over 91 percent of the \$826 billion in total receipts reported by domestic corporations controlled by a foreign person consisted of "business receipts" (i.e., receipts from sales and operations). Taxable interest income of \$38.6 billion accounted for an additional 5 percent of the total, with banks producing the largest part (\$15.8 billion)-[12]. (Briefly, banking items such as fees, commissions, trust department earnings, exchange collections, discounts, and service charges were included in business receipts. Interest, the principal operating income of banks, is excluded from business receipts.)

These same domestic companies claimed \$815 billion in deductions for 1988. Cost of sales and operations was \$572 billion, or 70 percent of the total. Interest paid (\$47 billion, including nearly \$11 billion paid mostly to depositors by banks), depreciation (\$22 billion), and advertising (\$14 billion) accounted for 6, 3, and 2 percent, respectively, of total deductions.

For 1988, the percentage of cost of sales and operations to business receipts was considerably higher for foreign-controlled domestic corporations whose principal business activity was trade than it was for other corporations in the trade industry; 85.6 percent versus 76.0 percent (see Figure E). (For manufacturers, the percentage for FCDC's and other companies was closer.) The difference may reflect certain transfer pricing practices of FCDC's that buy goods and services from related persons outside the United States. These practices help determine the amounts of their expenses and, as a result, their net income [13].

The net income (less deficit), as computed under the Internal Revenue Code, for foreign-controlled domestic

Figure E.--Cost of Sales and Operations as a Percentage of Business Receipts, 1988

[All figures are estimates based on samples-money amounts are in millions of dollars]

Foreign-controlled domestic corporations:	
Manufacturing:	
Number of returns	5.874
Business receipts	\$317,342
Cost of sales and operations	222,393
Percentage	70.1%
Wholesale and retail trade:	
Number of returns	15.900
Business receipts	\$336,934
Cost of sales and operations	288,495
Percentage	85.6%
reiveilage	00.0%
All other corporations:	
Manufacturing:	
Number of returns	293.664
Business receipts	\$2,800,717
Cost of sales and operations	1.895.435
Percentage	67.7%
Wholesale and retail trade:	
Number of returns	968.653
Business receipts	\$2,554,402
Cost of sales and operations	1.942.441
Percentage	76.0%

corporations was \$11.2 billion for 1988, the highest amount reported for recent years and about twice the 1987 amount of \$5.6 billion. For statistical purposes, net income (less deficit) was the difference between "modified" total receipts and total deductions. The \$826 billion of total receipts for 1988 was modified as follows: (1) tax-exempt interest from State and local Government obligations was subtracted and (2) "constructive" receipts were added. Constructive receipts were the sum of the following types of taxable income from related foreign corporations: (1) includable income from Controlled Foreign Corporations, and (2) foreign dividend income resulting from foreign taxes deemed paid. Net income (less deficit) should also be distinguished from taxable income (i.e., "U.S. income subject to tax" in the statistics). Because certain statutory special deductions, including the net operating loss deduction, were allowed most companies in computing their taxable income, the statistics for net income are generally larger than the amounts shown for taxable income.

Manufacturing companies accounted for \$8.5 billion of the total 1988 profits of FCDC's. This was a 43 percent increase over the 1987 profits. Manufacturers of chemicals and allied products reported \$3.2 billion of 1988 profits. In addition, manufacturers of tobacco products, paper and allied products, petroleum and coal products, and primary metals showed higher profits for 1988. Manufacturers of motor vehicles and equipment, however, reported a net deficit of \$455 million for 1988, somewhat larger than the net deficit of \$380 million for 1987.

For 1988, wholesale and retail trade companies produced \$1.7 billion of profits, an 85 percent increase over the 1987 amount of \$0.9 billion. Finance, insurance, and real estate companies reported \$0.9 billion of 1988 profits, as compared to the net loss of \$0.4 billion for the previous year.

The \$11.2 billion of net income (less deficit) was the result of 18,867 corporations reporting \$26.5 billion of profits and 27,431 companies reporting \$15.3 billion of deficits [14]. Thus, only 41 percent of the domestic corporations with foreign owners reported a profit for 1988. By comparison, 54 percent of all corporations filing U.S. income tax returns for 1988 reported profits which totalled \$556 billion. The deficits for all corporations were \$143 billion, resulting in a net income (less deficit) amount of \$413 billion. The percentages of corporations reporting a profit for 1988 were similar to those for the 1984-1987 period (see Figure F).

It is instructive to compare amounts of net income (less deficit) and total income tax after credits to total assets and receipts, for both foreign-controlled domestic corporations and other domestic corporations. The four ratios shown in Figure G are all lower for FCDC's than the comparable ratios for other domestic companies. Using total income tax after credits as the numerator, as opposed to net income (less deficit), produces a smaller difference between the ratios for the two groups of companies. This reflects the fact that while only 41 percent of FCDC's reported net income, these companies had significant amounts of profits, which resulted in considerable amounts of tax after credits. On the other hand, 59 percent of FCDC's reported significant amounts of deficits, which could be carried back or forward, under prescribed rules, to reduce taxable income for other years.

The percentage of before-tax net income (less deficit) compared to total assets is commonly referred to as the rate of return on assets. For 1988, foreign-controlled domestic corporations had a 0.9 percent rate of return as compared to a 2.2 percent rate for other domestic companies. A similar difference has occurred for every year since 1981 (see Figure H).

The percentages shown in Figure G for domestic corporations controlled by a foreign person varied among different industries. (Comparable percentages by industry for other domestic corporations are not available.) Net income (less deficit) as a percentage of total receipts was only 0.5 percent for wholesale and retail trade, as

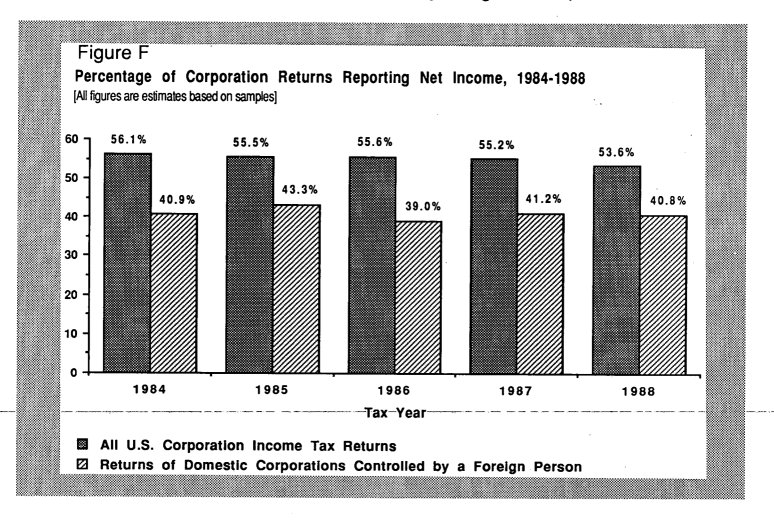


Figure G.--Comparative Rates of Net Income (Less Deficit) and Taxes to Total Assets and Receipts, for Foreign-Controlled and Other Domestic Corporations, 1988

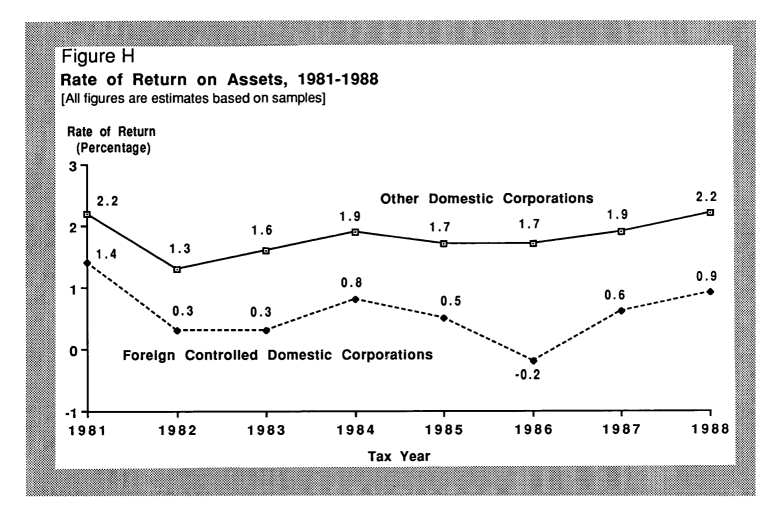
[All figures are estimates based on samples-money amounts are in billions of dollars]

ltem	Domestic corporations controlled by a foreign person	Other domestic corporations
Number of returns	46,298 18,867 40.8%	2,289,014 1,266,572 55.3%
Total assets	\$1,199.3 825.6 11.2 26.5 15.3 5.8	\$14,805.8 8,770.1 324.4 437.5 113.1 93.9
Net income (less deficit) to total receipts Net income (less deficit) to total assets Total income tax after credits to total receipts Total income tax after credits to total assets	1.4% 0.9 0.7 0.5	3.7% 2.2 1.1 0.6

compared to 1.1 percent and 2.5 percent for finance, insurance and real estate and manufacturing, respectively. Net income (less deficit) was 0.2, 1.1, and 2.0 percent of total assets for finance, trade and manufacturing, respectively. Comparing total income tax after credits to total receipts, the percentages were 0.4, 0.9, and 1.2 for

trade, manufacturing and finance, respectively. This same tax liability was 0.2, 0.7, and 0.8 percent of total assets for finance, manufacturing, and trade, respectively. It should be noted that many of the percentages shown above are reflections, in part, on the relative levels of assets and receipts typically shown between different industries.

For 1988, profitable foreign-controlled domestic corporations had \$19.8 billion of "U.S. income subject to tax" (or taxable income, i.e., the base on which tax was computed for the statistics), resulting in tax before credits of \$7.1 billion [15]. The difference between the \$26.5 billion of profit (or net income) and \$19.8 billion of income subject to tax was the result of statutory special deductions. These deductions were allowed most corporations in computing their taxable income and were for "net operating losses" from other years and deductions for both intercorporate dividends received and for dividends on certain preferred stock of public utilities. (See the Explanation of Selected Terms section of this article for a discussion of the net operating loss deduction.) Beginning with 1987, there were two additional statutory special



deductions, which were: (1) a deduction for dividends paid on Forms 1120-RIC and 1120-REIT, and (2) an IRC Section 857(b)(2)(E) deduction on Form 1120-REIT. Because FCDC's can file returns on these forms (see the Data Sources and Limitations section of this article), these deductions apply to the 1987 and 1988 data shown in this article.

Tax credits totalling \$1.2 billion reduced the U.S. tax liability of foreign-owned domestic corporations to \$5.8 billion for 1988. The largest credits claimed were \$763 million of foreign tax credits and \$399 million of general business credits. The other credits were the U.S. possessions tax credit (\$63 million), prior-year minimum tax credit (\$21 million), and small amounts of orphan drug and nonconventional source fuel credits. The \$5.8 billion of total U.S. income tax after credits represents the tax liability as reported by taxpayers. However, it does not include any changes made by taxpayers through amended returns or by the IRS as a result of audit examination.

SUMMARY

Direct foreign investment in the United States through corporations continued to grow at a relatively fast rate for 1988. While worldwide receipts reported on all U.S. corporation income tax returns increased by 7 percent (using current dollars) for 1988, receipts of domestic corporations controlled by foreign persons increased by 20 percent.

Foreign-controlled domestic corporations generated approximately 83 percent of their total receipts from two industrial divisions: manufacturing and trade. From a single country perspective, domestic corporations controlled by persons in Japan had worldwide receipts of \$209 billion, 25 percent of the total. The United Kingdom accounted for another 18 percent.

The profits of foreign-controlled domestic corporations increased for 1988. The net income (less deficit) amount for these companies was \$11.2 billion for that year, the highest amount reported for recent years, as compared to \$5.6 billion of profits for 1987 and a net negative amount

of \$1.5 billion reported for 1986. Despite these increases, the 1988 amount was a relatively small percentage of FCDC assets and receipts, when compared to similar items for other domestic corporations.

EXPLANATION OF SELECTED TERMS

Attribution rules.—In regard to domestic corporations that are 50 percent or more owned by a foreign "person," these rules provide that an individual shall be considered as owning the stock of a corporation that is owned, directly or indirectly, by or for his or her family. The family of an individual includes his or her spouse, brothers and sisters, ancestors, and lineal descendants. For more information on these rules, see section 267(c) of the Internal Revenue Code. However, if a corporation is owned by two or more unrelated persons, neither of whom owned 50 percent or more of the corporation, then that corporation was excluded from the statistics even though, together, the persons may have met the 50 percent ownership criterion.

as a person other than a U.S. person. A U.S. person includes: (1) a citizen or resident of the United States, (2) a domestic partnership, (3) a domestic corporation, and (4) any estate or trust (other than a foreign estate or trust). Section 7701 of the Internal Revenue Code further defines the term U.S. person.

Net income (or deficit).--This is the difference between gross receipts and the ordinary and necessary business deductions allowed by the Internal Revenue Code. It is also referred to as "profits" in this text. It reflects not only actual receipts but "constructive" receipts as well. Interest from State and local Government obligations is excluded. Because certain statutory special deductions, including the net operating loss deduction, were allowed most corporations in computing their income subject to tax, the statistics for net income are generally larger than the amounts shown for "U.S. income subject to tax," i.e., the base on which tax was computed. See also the discussion of the "Net Operating Loss Deduction" in this section of the article.

Net operating loss deduction.--A statutory "net operating loss" (NOL) for a given tax year can be carried back over a 3-year period to reduce the taxable income of those years, and any amount of the NOL not offset against income during that time can be carried forward against income for a period not exceeding 15 years. The amount of NOLD included in this study, however, consists only of

losses from prior years carried forward and actually used to reduce taxable income for the current (1988) tax year. Losses incurred after the 1988 Tax Year and carried back to that year at a later date could not be reported on the tax returns used for this article. Net operating losses on which the 1988 deduction was based include: (1) the excess of ordinary and necessary business expenses over income in previous loss years, and (2) statutory special deductions claimed in a loss year for dividends received and for dividends paid on certain preferred stock of public utilities (or any excess of such deductions over net income).

Other corporations.--Data shown in this article for these companies represents all U.S. corporation income tax returns, except those for domestic companies controlled by a foreign person. Thus, the data include Forms 1120, 1120A, 1120L, 1120S, 1120F, 1120-RIC, 1120-REIT, and 1120PC (stock and mutual companies). For tax years before 1988, the data also include Forms 1120-IC-DISC and 1120-FSC (see footnote 7). When available, data for "other-domestic-corporations" (see below) were compared to the FCDC's. However, when these data were not available, data for "other corporations" were used.

Other domestic corporations.--Data shown in this article for these companies come from Forms 1120, 1120A, 1120L, and 1120PC (stock companies). The following forms were excluded: 1120S, 1120F, 1120-IC-DISC, 1120-FSC, 1120-RIC, 1120-REIT, and 1120PC (mutual companies).

Rate of return on assets.--For domestic corporations, this is the amount of before-tax net income (less deficit) calculated for U.S. tax purposes expressed as a percentage of total assets.

DATA SOURCES AND LIMITATIONS

Sample .

The statistics for domestic corporations controlled by a foreign person shown herein are based primarily on samples of Forms 1120 (U.S. Corporation Income Tax Return). In addition, the 1988 statistics include data from small numbers of Forms 1120L (U.S. Life Insurance Company Income Tax Return), Forms 1120-RIC (U.S. Income Tax Return for Regulated Investment Companies), and Forms 1120-REIT (U.S. Income Tax Return for Real Estate Investment Trusts). For tax years before 1988, small numbers of Forms 1120-IC-DISC (Interest Charge Domestic

International Sales Corporation Return) were also included in the FCDC statistics.

Forms 1120, 1120-RIC, and 1120-REIT sampled returns were stratified based on the year a return was sampled for the study, business activity, size of total assets and size of "proceeds," which was the larger of the absolute value of net income (or deficit) or the absolute value of "cash flow" (i.e., net income plus depreciation plus depletion). Form 1120L returns were sampled on the size of total assets.

For 1988, the Form 1120 achieved sampling rates ranged from 0.26 percent to 100 percent. In general, 1120 return forms with assets of \$25 million or more, or with "proceeds" of \$5 million or more, were selected for the study at the 100 percent rate. For additional information of the sampling rates, see *Statistics of Income--1988, Corporation Income Tax Returns*.

Because the data presented are estimates based on samples, they are subject to sampling error. To properly use these data, the magnitude of the sampling error should be known. Coefficients of variation (CV's) are used to measure that magnitude. For a general discussion of CV's, see the Appendix to this publication. For a more detailed discussion of CV's, see *Statistics of Income-1988*, Corporation Income Tax Returns.

Nonsampling Limitations

Most of the data in this article relate to Tax Year 1988. However, the estimates cover returns with accounting periods that ended in a 12 month span beginning in July and ending in June. Thus, for Tax Year 1988, this span was between July 1988 and June 1989. As a result of the 12 month span for ending accounting periods, the statistics for each year shown in this article include income received or expenses incurred during a 23 month span. For Tax Year 1988, that span was from August 1987 through June 1989.

Each return used for the studies described in this article had an industry code reported or assigned during statistical processing. This code was used as a classifier of the returns, as shown in Table 1 of this article. The industry code represented the principal business activity (i.e., the activity which accounted for the largest portion of total receipts) of the corporation filing the return. However, a given return may have been for a company engaged in several business activities or may have been a con-

solidated return filed for an affiliated group of corporations which conducted different business activities. To the extent that some consolidated (and nonconsolidated) corporations were engaged in many types of business activities, the data in this article are not entirely related to the industrial activity under which they are shown.

Each return used for the statistics described in this article also had a foreign country code assigned during statistical processing, which identified the owner's country. For individuals, it was the owner's country of residence. For all others, it was the country where the foreign entity was incorporated, organized, created, or administered. The code was used as a classifier of the returns (see Figure D and Table 1). To the extent that a holding company or other affiliated entity was part of a chain between a U.S. subsidiary company and the ultimate parent, the data are not entirely related to the foreign country under which they are shown.

Returns were selected for this study based on taxpayers' responses to a question on the various types of Form 1120 which asks whether "a person other than a U.S. person" owned, directly or indirectly, 50 percent or more of the filing corporation's voting stock. Certain taxpayers incorrectly answered this question "yes" when a U.S. person other than an individual (such as a U.S. corporation) was the owner. (See the definition of a foreign person in the Explanation of Selected Terms section of this article.) These reporting errors were primarily made by corporations with small amounts of assets and income. As a result of these errors, it is estimated that the number of returns may be overstated by 5 to 10 percent. However, money amounts for balance sheet, income statement and tax items are only minimally overstated. Additional research on the frequency of these incorrect responses will be conducted in the future. In addition, the question on Form 1120 will be changed to ask specifically if any "foreign person" owned, directly or indirectly, 50 percent or more of the filing corporation's voting stock.

NOTES AND REFERENCES

[1] For purposes of this article, "control" is defined as ownership by any foreign person (i.e., an individual, partnership, corporation, estate or trust), directly or indirectly, of 50 percent or more of a U.S. corporation's voting stock at the end of the tax year. For rules of attribution, see the Explanation of Selected Terms section of this article and section 267(c) of the Internal Revenue Code.

- [2] For 1988, there were 46,298 U.S. corporation income tax returns filed by foreign-controlled domestic corporations. These corporations could file consolidated returns for affiliated groups of corporations. To the extent that this happened, the data included in this article actually represent more than 46,298 companies.
- [3] Portfolio investment is different from direct investment in that there is no control of the management of the enterprise, except to the extent, for example, of rights to vote periodically in stockholder meetings of corporations. The portfolio investor has a minimal interest in a company, and is primarily seeking dividend payments or an increase in the value of the shares of stock.
- [4] The Bureau of Economic Analysis, U.S. Department of Commerce, periodically publishes data on foreign direct investment in the United States in the Survey of Current Business.
- [5] Sections 7701 (a) (4) and (5) of the Internal Revenue Code define a domestic corporation as one created or organized in the United States or under the laws of the United States or any State. A foreign corporation is "one which is not domestic."
- [6] The source of the GNP Implicit Price Deflator is the Survey of Current Business, Bureau of Economic Analysis, U.S. Department of Commerce.
- [7] Beginning with 1988, returns of Foreign Sales Corporations and Interest Charge Domestic International Sales Corporations were not included in the totals for all U.S. corporation income tax returns. Previously, they were included in the totals. Because these returns accounted for such a small portion of the total for most financial items, this change is not considered to be significant in the year-to-year comparison of statistics.
- [8] The increase in the number of returns for 1987 may be a reflection of additional incentives for foreigners to purchase U.S. companies, provided by the Tax Reform Act of 1986. For information about these incentives, see, for example, Scholes, Myron and Wolfson, Mark, 'The Effects of Changes in Tax Laws

- on Corporate Reorganization Activity, NBER Working Paper No. 3095, National Bureau of Economic Research.
- [9] See the Data Sources and Limitations section of this article for a discussion of how returns are industry coded during statistical processing.
- [10] For percentages comparable to those shown in Figure C for Tax Years 1984-1987, see Hobbs, James R., "Domestic Corporations Controlled by Foreign Persons, 1987," Statistics of Income Bulletin, Summer 1990, Volume 10, Number 1.
- [11] In addition, the miscellaneous wholesale trade industry includes wholesale companies for which the products they distributed could not be identified. For the 1989 FCDC's study, it is planned to produce statistics which will classify the miscellaneous wholesale trade industry into smaller, more specific, industry segments. Such information is not available for Tax Year 1988.
- [12] For all industries, total receipts include \$531 million of tax-exempt interest income from State and local Government obligations, most of which (\$305 million) was received by banks. This amount, however, is not included in net income (less deficit).
- [13] See Dworin, Lowell, "Transfer Pricing Issues," National Tax Journal, Volume 43, September 1990, pp. 285-291. Also see, Goldberg, Fred T., Commissioner of Internal Revenue, "International Tax Administration Issues," statement before the Subcommittee on Oversight, House Committee on Ways and Means, July 1990.
- [14] The 27,431 companies reporting a deficit include a small number of "breakeven" companies, i.e., those whose receipts and deductions were equal.
- [15] The \$7.1 billion of total income tax before credits as it appears in the statistics includes the alternative minimum tax (\$310 million), tax from recapture of investment credits (\$41 million), environmental tax (\$29 million), and Personal Holding Company tax (\$644 thousand).

Table 1.--Selected Items, by Selected Industry and Selected Geographic Area

[All figures are estimates based on samples - money amounts are in thousands of dollars]

Selected Industry	Number	of returns	Total	Total	Net Income	Net	U.S. Income	Total U.S.	income tax
and selected geographic area 1/	Total	With net Income	assets	recelpts	(less deficit)	Income	subject to tax	Before credits	After credits
	(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)
ALL INDUSTRIES									
All geographic areas	46,298	18,867	1,199,346,487	825,557,383	11,201,230	26,494,565	19,799,582	7,071,485	5,823,75
Canada	7,545	3,391	115,726,878	83,437,240	934,523	2,738,322	1,539,017	562,326	485,09
atin America, total	7,170	2,142	38,592,451	36,644,482	6,935	1,149,983	790,363	272,474	208,94
Mexico	1,908	370	2,572,366	3,545,347	67,506	198,665	165,022	55,820	37,24
Central America	1,108 2,955	380 686	7,304,199 25,583,460	6,050,569 23,258,739	-86,608 33,427	77,685 801,806	53,406 542,442	19,545 188,056	18,15 145,58
Netherlands Antilles	1,863	287	21,723,121	21,897,289	148,532	750,661	520,522	181,051	138,87
South America	1,199	707	3,132,426	3,789,826	-7,390	71,827	29,493	9,054	7,96
Other Western Hemisphere	459	328	11,431,510	9,229,001	-6,436	239,652	162,086	58,177	50,34
Europe, total European Economic	16,454	7,049	682,348,032	441,903,850	9,638,549	16,669,863	13,248,313	4,756,585	3,805,61
Community, total	13,693	5,844	612,404,273	381,860,640	8,595,125	14,748,640	11,830,672	4,255,920	3,430,26
France	1,876	811	61,898,322	42,589,646	711,008	1,462,522	1,230,706	428,860	362,69
Netherlands United Kingdom	1,877 5,043	807 2,171	148,482,615 301,459,799	93,089,636 149,651,067	1,853,560 4,672,637	3,249,965 6,916,288	2,264,303 5,969,691	791,785 2,193,249	668,15 1,782,81
West Germany	3,291	1,193	74,016,322	74,336,712	674,537	1,979,372	1,508,118	539,594	438,64
Sweden	265	141	15,027,309	14,073,239	410,211	557,548	450,945	159,989	106,55
Switzerland	1,803	813	42,886,361	38,665,435	719,355	1,177,071	873,666	307,371	237,55
Africa	659	*114	601,807	610,626	-13,522	*6,238	*2,126	*637	*63
Asia, total Japan	8,527 5,345	3,730 2,304	315,389,611 247,520,600	231,904,893 209,042,500	388,986 956,098	4,734,030 4,353,350	3,591,483 3,324,227	1,253,725 1,159,940	1,190,01 1,111,87
Oceania, total	653 605	107 79	28,623,893 27,173,176	14,038,501 12,370,137	86,708 111,356	564,368 551,866	148,639 144,228	63,940 62,318	31,58 30,16
Puerto Rico and U.S.		ļ							
Possessions	*179	*4	*2,201,456	*1,491,004	*180,358	*207,991	*196,942	*67,039	*15,23
Country not stated	4,651	2,002	4,430,849	6,297,785	-14,871	184,117	120,614	36,581	36,29
MANUFACTURING									
All geographic areas	5,874	2,261	425,967,232	338,319,932	8,491,496	13,403,928	10,378,044	3,754,823	3,046,14
Canada	785	544	30,384,561	32,080,996	748,527	1,177,087	669,754	239,081	202,39
Latin America, total	580	30	12,060,543	13,636,630	502,329	615,884	489,516	170,336	138,74
Mexico	*454 *10	2/	*432,278 *4,292,992	*612,385 *3,751,624	*120,027 *2,965	*144,176 *10.458	*143,765 *7,970	*49,057 *4,824	*30,86 *3,56
Central America Caribbean, total	108	2/ 2/ 16	7,262,394	9,085,836	373,702	455,615	*333,070	114,853	102,73
Netherlands Antilles	52	12	6,870,529	8,519,237	370,777	447,691	*329,499	113,591	101,74
South America	*9	*9	*72,878	*186,785	*5,635	*5,635	*4,710	*1,602	*1,57
Other Western Hemisphere	*23	*7	*3,014,483	*3,833,421	*123,611	*154,929	*117,295	*40,676	*36,91
Europe, total	2,343	898	333,681,763	246,569,130	7,588,262	10,247,958	8,409,643	3,054,531	2,443,28
European Economic Community, total	1,901	742	302,330,306	213,544,632	6,795,259	9,149,185	7,490,647	2,728,229	2,231,02
France	158	68	25,548,862	19,443,641	557,418	858,440	708,370	249,578	209,17
Netherlands	323	61	93,540,403	59,767,173	1,690,936	2,247,148	1,577,501	557,315	490,18
United Kingdom West Germany	462 652	302 267	143,141,277 36,646,278	94,201,933 34,410,647	3,460,243 877,786	4,321,661 1,357,707	3,817,796 1,146,615	1,432,222 405,261	313,73
Sweden	112	56	6,464,092	7,835,556	294,274	346,384	303,620	109,013	59,53
Switzerland	197	82	22,247,172	22,286,410	523,576	689,497	568,978	201,118	137,44
Africa	*23	-	*130,489	*159,377	*-7,712	-	-	*19	*1
Asia, totalJapan	1,159 1,037	590 503	32,487,486 28,156,760	32,865,867 29,480,353	-412,934 -363,421	912,410 818,328	588,522 534,812	208,281 189,454	190,12 172,34
Oceania, total	37 31	*15 *13	11,979,533 11,941,341	6,606,153 6,556,388	-86,975 -86,999	*202,491 *202,044	*30,263 *30,263	*16,816 *16,816	*12,04 *12,04
Puerto Rico and U.S. Possessions	•4	2/	*821,901	*891,576	*35,864	*52,247	*49,173	*16,796	*14,40
	040			1	524	40,921	*23,878	*8,286	*8,21
Country not stated	919	175	1,406,473	1,676,782	324	[4U,3∠1	23,010	0,200	٠,2

Footnotes at end of table.

Table 1.--Selected Items, by Selected Industry and Selected Geographic Area--Continued

[All figures are estimates based on samples - money amounts are in thousands of dollars]

Selected Industry	Number o	of returns	Total	Total	Net income	Net	U.S. income	Total U.S. I	income tax
and selected geographic area 1/	Total	With net Income	assets	receipts	(less deficit)	Income	subject to tax	Before credits	After credits
	(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)
WHOLESALE AND RETAIL TRADE	<i></i>								
All geographic areas	15,900	8,010	162,574,006	346,628,174	1,737,060	5,089,260	3,982,649	1,387,498	1,337,90
anada	1,861	971	25,847,248	34,122,925	-22,775	268,064	168,001	74,807	71,93
atin America, total	2,696	1,046	6,279,184	16,920,549	76,853	204,725	106,156	35,746	34,42
Mexico Central America	720 385	350 *74	687,821 677,759	2,593,954 1,338,322	30,452 -13,020	42,300 *24,356	*20,199 *20,684	*6,351 *6,808	*5,97 *6,80
Caribbean, total	902	*42	4,155,648	9,848,051	20,816	*87,614 *84,053	*51,061 *48,403	*18,204 *17,301	*17,50 *16.62
Netherlands Antilies South America	509 690	*37 579	3,935,737 757,956	9,605,405 3,140,221	27,947 38,604	*84,953 50,454	14,212	*17,301 4,382	4,14
other Western Hemisphere	*299	*281	*2,187,282	*3,392,881	*-82,207	*29,262	* 2,054	*1,398	*1,39
urope, total European Economic	5,142	2,783	56,298,195	116,417,253	454,031	2,022,207	1,625,416	562,764	534,07
Community, total	4,184	2,372	48,457,195	102,881,069	245,983	1,648,005	1,313,729	457,111	432,84
France	783 274	247 238	7,454,370 6,672,990	17,587,262 18,179,145	177,096 -48,390	364,022 249,776	333,041 191,131	113,346 65,022	111,90 48,86
Netherlands United Kingdom	1,079	665	14,840,683	23,952,340	56,177	346,352	269,905	93,167	91,37
West Germany	1,410	770	15,019,484	30,729,196	-137,579	357,688	251,420	94,775	93,17
Sweden Switzerland	45 720	28 241	2,165,788 4,061,399	4,478,968 6,212,296	107,812 136,415	122,493 211,622	91,175 190,561	31,357 64,464	28,81 63,12
Africa	*96	*50	*184,838	*434,716	*3,647	*3,650	*1,359	*402	*40
Asia, totalJapan	4,086 2,645	1,893 1,177	69,874,742 63,479,748	170,822,130 157,998,769	1,270,202 1,350,928	2,480,941 2,380,896	2,009,117 1,946,733	692,954 673,233	676,41 656,97
ceania, total	87 *63	*59 * *38	963,124 *593,422	1,554,099 *1,002,925	1,284 *-2,713	*12,947 *5,939	*7,089 *5,287	*2,030 *1,544	*1,96 *1,48
uerto Rico and U.S.					•	, i	·		
Possessions	*173	· -	*15,154	*37,254	*11,250		<u></u>	-	
Country not stated	1,459	927	924,240	2,926,367	47,274	67,464	63,458	17,398	17,30
FINANCE, INSURANCE, AND REAL ESTATE									
All geographic areas	15,401	5,095	507,971,764	80,928,267	925,616	4,670,428	3,217,325	1,108,138	975,29
					1				
• • •	3,317	1,045	45,772,280	8,666,498	313,327	713,859	405,876	141,437	117,20
atin America, total	3,321	982	15,636,193	2,666,555	-272,712	294,101	186,559	63,125	32,90
atin America, total	3,321 532	982 *17	15,636,193 1,129,905	2,666,555 116,723	-272,712 -53,116	294,101 *10,086 33,707	186,559 *1,058	63,125 *377	32,90 *37
atin America, total	3,321 532 672 1,660	982 *17 288 600	15,636,193 1,129,905 1,649,497 10,725,365	2,666,555 116,723 260,301 2,033,697	-272,712 -53,116 -37,046 -130,353	294,101 *10,086 33,707 237,274	186,559 *1,058 *18,341 158,310	63,125 *377 *5,797 54,246	32,90 *37 *5,73 24,59
anada	3,321 532 672 1,660 1,067	982 *17 288 600 217	15,636,193 1,129,905 1,649,497 10,725,365 7,759,444	2,666,555 116,723 260,301 2,033,697 1,640,208	-272,712 -53,116 -37,046 -130,353 -57,687	294,101 *10,086 33,707 237,274 196,942	186,559 *1,058 *18,341 158,310 142,620	63,125 *377 *5,797 54,246 49,413	32,90 *37 *5,73 24,59 19,76
atin America, total	3,321 532 672 1,660	982 *17 288 600	15,636,193 1,129,905 1,649,497 10,725,365	2,666,555 116,723 260,301 2,033,697	-272,712 -53,116 -37,046 -130,353	294,101 *10,086 33,707 237,274	186,559 *1,058 *18,341 158,310	63,125 *377 *5,797 54,246	32,90 *37 *5,73 24,59 19,76 2,20
atin America, total	3,321 532 672 1,660 1,067 457	982 *17 288 600 217 78	15,636,193 1,129,905 1,649,497 10,725,365 7,759,444 2,131,427	2,666,555 116,723 260,301 2,033,697 1,640,208 255,834	-272,712 -53,116 -37,046 -130,353 -57,687 -52,197	294,101 *10,086 33,707 237,274 196,942 13,034	186,559 *1,058 *18,341 158,310 142,620 8,851	63,125 *377 *5,797 54,246 49,413 2,705	32,90 *37 *5,73 24,59 19,76 2,20 *7,42
atin America, total	3,321 532 672 1,660 1,067 457 125	982 *17 288 600 217 78 33	15,636,193 1,129,905 1,649,497 10,725,365 7,759,444 2,131,427 2,820,518 244,339,361	2,666,555 116,723 260,301 2,033,697 1,640,208 255,834 1,070,083 45,433,125	-272,712 -53,116 -37,046 -130,353 -57,687 -52,197 -41,362 967,825	294,101 *10,086 33,707 237,274 196,942 13,034 28,656 2,539,910	186,559 *1,058 *18,341 158,310 142,620 8,851 *22,281 1,805,019	63,125 *377 *5,797 54,246 49,413 2,705 *7,588 618,073	32,90 *37 *5,73 24,59 19,76 2,20 *7,42
anada	3,321 532 672 1,660 1,067 457	982 *17 288 600 217 78	15,636,193 1,129,905 1,649,497 10,725,365 7,759,444 2,131,427 2,820,518	2,666,555 116,723 260,301 2,033,697 1,640,208 255,834 1,070,083	-272,712 -53,116 -37,046 -130,353 -57,687 -52,197 -41,362	294,101 *10,086 33,707 237,274 196,942 13,034 28,656	186,559 *1,058 *18,341 158,310 142,620 8,851 *22,281	63,125 *377 *5,797 54,246 49,413 2,705 *7,588	32,90 *37 *5,73 24,59 19,76 2,20 *7,42 554,74
anada	3,321 532 672 1,660 1,067 457 125 4,674 3,852 178 1,045	962 *17 288 600 217 78 33 1,728 1,307 112 488	15,636,193 1,129,905 1,649,497 10,725,365 7,759,444 2,131,427 2,820,518 244,339,361 217,547,814 24,816,698 40,484,691	2,666,555 116,723 260,301 2,033,697 1,640,208 255,834 1,070,083 45,433,125 39,316,174 3,086,002 10,930,884	-272,712 -53,116 -37,046 -130,353 -57,687 -52,197 -41,362 967,825 983,510 85,716 175,581	294,101 *10,086 33,707 237,274 196,942 13,034 28,656 2,539,910 2,288,383 147,287 503,262	186,559 *1,058 *18,341 158,310 142,620 8,851 *22,281 1,805,019 1,683,636 117,965 342,620	63,125 *377 *5,797 54,246 49,413 2,705 *7,588 618,073 575,139 41,165 109,909	32,90 *37 *5,73 24,59 19,76 2,20 *7,42 554,74 517,60 21,99 108,48
anada	3,321 532 672 1,660 1,067 457 125 4,674 3,852 178 1,045 1,872	982 *17 288 600 217 78 33 1,728 1,307 112 488 475	15,636,193 1,129,905 1,649,497 10,725,365 7,759,444 2,131,427 2,820,518 244,339,361 217,547,814 24,816,698 40,484,691 118,210,402	2,666,555 116,723 260,301 2,033,697 1,640,208 255,834 1,070,083 45,433,125 39,316,174 3,086,002 10,930,884 18,929,221	-272,712 -53,116 -37,046 -130,353 -57,687 -52,197 -41,362 967,825 983,510 85,716 175,581 641,446	294,101 *10,086 33,707 237,274 196,942 13,034 28,656 2,539,910 2,288,383 147,287 503,262 1,346,413	186,559 *1,058 *18,341 158,310 142,620 8,851 *22,281 1,805,019 1,683,636 117,965 342,620 1,071,157	63,125 *377 *5,797 54,246 49,413 2,705 *7,588 618,073 575,139 41,165 109,909 370,062	32,90 *37 *5,73 24,59 19,76 2,20 *7,42 554,74 517,60 21,99 108,48 341,40
anada	3,321 532 672 1,660 1,067 457 125 4,674 3,852 178 1,045	962 *17 288 600 217 78 33 1,728 1,307 112 488	15,636,193 1,129,905 1,649,497 10,725,365 7,759,444 2,131,427 2,820,518 244,339,361 217,547,814 24,816,698 40,484,691	2,666,555 116,723 260,301 2,033,697 1,640,208 255,834 1,070,083 45,433,125 39,316,174 3,086,002 10,930,884	-272,712 -53,116 -37,046 -130,353 -57,687 -52,197 -41,362 967,825 983,510 85,716 175,581 641,446 59,590 -29,608	294,101 *10,086 33,707 237,274 196,942 13,034 28,656 2,539,910 2,288,383 147,287 503,262	186,559 *1,058 *18,341 158,310 142,620 8,851 *22,281 1,805,019 1,683,636 117,965 342,620	63,125 *377 *5,797 54,246 49,413 2,705 *7,588 618,073 575,139 41,165 109,909 370,062 34,158 8,543	32,90 *37 *5,73 24,59 19,76 2,20 *7,42 554,74 517,60 21,99 108,48 341,40 26,45 7,94
atin America, total	3,321 532 672 1,660 1,067 457 125 4,674 3,852 178 1,045 1,872 442 74 543	962 *17 288 600 217 78 33 1,728 1,307 112 488 475 56 28 319	15,636,193 1,129,905 1,649,497 10,725,365 7,759,444 2,131,427 2,820,518 244,339,361 217,547,614 24,816,698 40,484,691 118,210,402 19,525,527 5,900,008 14,169,994	2,666,555 116,723 260,301 2,033,697 1,640,208 255,834 1,070,083 45,433,125 39,316,174 3,086,002 10,930,884 18,929,221 4,998,339 1,222,993 3,920,793	-272,712 -53,116 -37,046 -130,353 -57,687 -52,197 -41,362 967,825 983,510 85,716 175,581 641,446 59,590 -29,608 28,325	294,101 *10,086 33,707 237,274 196,942 13,034 28,656 2,539,910 2,288,383 147,287 503,262 1,346,413 220,694 49,970 181,933	186,559 *1,058 *18,341 158,310 142,620 8,851 *22,281 1,805,019 1,683,636 117,965 342,620 1,071,157 97,154 24,887 79,813	63,125 *377 *5,797 54,246 49,413 2,705 *7,588 618,073 575,139 41,165 109,909 370,062 34,158 8,543 28,469	32,90 *37 *5,73 24,59 19,76 2,20 *7,42 554,74 517,60 21,99 108,48 341,40 26,45 7,94 23,89
atin America, total	3,321 532 672 1,660 1,067 457 125 4,674 3,852 178 1,045 1,872 442 74 543	962 *17 288 600 217 78 33 1,728 1,307 112 488 475 56 28 319 *63	15,636,193 1,129,905 1,649,497 10,725,365 7,759,444 2,131,427 2,820,518 244,339,361 217,547,814 24,816,698 40,484,691 118,210,402 19,525,527 5,900,008 14,169,994 *248,906	2,666,555 116,723 260,301 2,033,697 1,640,208 255,834 1,070,083 45,433,125 39,316,174 3,086,002 10,930,884 18,929,221 4,998,339 1,222,993 3,920,793 *16,418	-272,712 -53,116 -37,046 -130,353 -57,687 -52,197 -41,362 967,825 983,510 85,716 175,581 641,446 59,590 -29,608 28,325 *-3,651	294,101 *10,086 33,707 237,274 196,942 13,034 28,656 2,539,910 2,288,383 147,287 503,262 1,346,413 220,694 49,970 181,933 *2,587	186,559 *1,058 *18,341 158,310 142,620 8,851 *22,281 1,805,019 1,683,636 117,965 342,620 1,071,157 97,154 24,887 79,813 *767	63,125 *377 *5,797 54,246 49,413 2,705 *7,588 618,073 575,139 41,165 109,909 370,062 34,158 8,543 28,469 *216	32,90 *37 *5,73 24,59 19,76 2,20 *7,42 554,74 517,60 21,99 108,48 341,40 26,45 7,94 23,89
Canada	3,321 532 672 1,660 1,067 457 125 4,674 3,852 178 1,045 1,872 442 74 543	962 *17 288 600 217 78 33 1,728 1,307 112 488 475 56 28 319	15,636,193 1,129,905 1,649,497 10,725,365 7,759,444 2,131,427 2,820,518 244,339,361 217,547,614 24,816,698 40,484,691 118,210,402 19,525,527 5,900,008 14,169,994	2,666,555 116,723 260,301 2,033,697 1,640,208 255,834 1,070,083 45,433,125 39,316,174 3,086,002 10,930,884 18,929,221 4,998,339 1,222,993 3,920,793	-272,712 -53,116 -37,046 -130,353 -57,687 -52,197 -41,362 967,825 983,510 85,716 175,581 641,446 59,590 -29,608 28,325	294,101 *10,086 33,707 237,274 196,942 13,034 28,656 2,539,910 2,288,383 147,287 503,262 1,346,413 220,694 49,970 181,933	186,559 *1,058 *18,341 158,310 142,620 8,851 *22,281 1,805,019 1,683,636 117,965 342,620 1,071,157 97,154 24,887 79,813	63,125 *377 *5,797 54,246 49,413 2,705 *7,588 618,073 575,139 41,165 109,909 370,062 34,158 8,543 28,469	117,20: 32,90: *37 *5,73: 24,59: 19,76: 2,20: *7,42: 554,74: 517,60: 21,99: 108,48: 341,40: 26,45: 7,94: 23,89: *210: 247,68: 215,40:
atin America, total	3,321 532 672 1,660 1,067 457 125 4,674 3,852 1,78 1,045 1,872 442 74 543 *532	962 *17 288 600 217 78 33 1,728 1,307 112 488 475 56 28 319 *63	15,636,193 1,129,905 1,649,497 10,725,365 7,759,444 2,131,427 2,820,518 244,339,361 217,547,814 24,816,698 40,484,691 118,210,402 19,525,527 5,900,008 14,169,994 *248,906	2,666,555 116,723 260,301 2,033,697 1,640,208 255,834 1,070,083 45,433,125 39,316,174 3,086,002 10,930,884 18,929,221 4,998,339 1,222,993 3,920,793 *16,418	-272,712 -53,116 -37,046 -130,353 -57,687 -52,197 -41,362 967,825 983,510 85,716 175,581 641,446 59,590 -29,608 28,325 *-3,651 -7,528	294,101 *10,086 33,707 237,274 196,942 13,034 28,656 2,539,910 2,288,383 147,287 503,262 1,346,413 220,694 49,970 181,933 *2,587 990,255	186,559 *1,058 *18,341 158,310 142,620 8,851 *22,281 1,805,019 1,683,636 117,965 342,620 1,071,157 97,154 24,887 79,813 *767	63,125 *377 *5,797 54,246 49,413 2,705 *7,588 618,073 575,139 41,165 109,909 370,062 34,158 8,543 28,469 *216 262,336 226,201 7,225 6,089	32,90 *37 *5,73 24,59 19,76 2,20 *7,42 554,74 517,60 21,99 108,48 341,40 26,49 23,89 *21 247,68
atin America, total	3,321 532 672 1,660 1,067 457 125 4,674 3,852 178 1,045 1,872 442 74 543 *532 2,367 1,099	982 *17 288 600 217 78 33 1,728 1,307 112 488 475 56 28 319 *63 1,014 408	15,636,193 1,129,905 1,649,497 10,725,365 7,759,444 2,131,427 2,820,518 244,339,361 217,547,814 24,816,698 40,484,691 118,210,402 19,525,527 5,900,008 14,169,994 *248,906 191,968,355 145,690,173 5,701,657	2,666,555 116,723 260,301 2,033,697 1,640,208 255,834 1,070,083 45,433,125 39,316,174 3,086,002 10,930,884 18,929,221 4,998,339 1,222,993 3,920,793 *16,418 20,474,645 15,365,598 1,750,294	-272,712 -53,116 -37,046 -130,353 -57,687 -52,197 -41,362 967,825 983,510 85,716 175,581 641,446 59,590 -29,608 28,325 *-3,651 -7,528 179,127 -9,273	294,101 *10,086 33,707 237,274 196,942 13,034 28,656 2,539,910 2,288,383 147,287 503,262 1,346,413 220,694 49,970 181,933 *2,587 990,255 872,692 34,093	186,559 *1,058 *18,341 158,310 142,620 8,851 *22,281 1,805,019 1,683,636 117,965 342,620 1,071,157 97,154 24,887 79,813 *767 755,229 649,285 19,014	63,125 *377 *5,797 54,246 49,413 2,705 *7,588 618,073 575,139 41,165 109,909 370,062 34,158 8,543 28,469 *216 262,336 226,201 7,225	32,90 *37 *5,73 24,59 19,76 2,20 *7,42 554,74 517,60 21,99 108,48 341,40 26,45 7,94 23,89 *21 247,68 215,40 6,97

^{*} Estimate should be used with caution because of the small number of sample returns on which it is based.

1/ Selected industries include manufacturing; wholesale and retail trade; and finance, insurance, and real estate; which together accounted for 91 and 93 percent of total assets and receipts, respectively, for domestic corporations controlled by foreign persons. Industries comprising the remainder include: agriculture, forestry, and fishing; mining; construction; transportation and public utilities; services; and nature of business not allocable. These are not shown separately. Selected geographic areas are based on the location of the owner's country of residence, incorporation, organization, creation, or administration.

2/ Data suppressed to avoid disclosure of information for specific corporations.